NORTON ROSE FULBRIGHT US LLP)
JEFFREY MARGULIES (BAR NO. 126002) KAYLEE YANG (BAR NO. 303464))
555 California Street Suite 3300	
San Francisco, California 94104 Telephone: (213) 892-9200	
Facsimile: (213) 892-9494	
jeff.margulies@nortonrosefulbright.com kaylee.yang@nortonrosefulbright.com	
NORTON ROSE FULBRIGHT US LLP GERALDINE YOUNG (admitted pro hac via	
1301 McKinney, Suite 5100	ce)
Houston, Texas 77010 Telephone: (713) 651-5151	
Facsimile: (213) 651-5246 geraldine.young@nortonrosefulbright.com	
Attorneys for Defendants	
IRICO GROUP CORP. AND IRICO DISPLAY DEVICES CO., LTD	
ndee bisterit beviels co., Etb	
UNITED STATE	S DISTRICT COURT
NORTHERN DIST	RICT OF CALIFORNIA
OAKLAN	ND DIVISION
IN RE: CATHODE RAY TUBE (CRT)	Master File No.: 07-cy-05944 JST
ANTITRUST LITIGATION	
	MDL No. 1917
This document relates to:	DECLARATION OF GERALDINE W. YOUNG IN SUPPORT OF IRICO
ALL INDIRECT PURCHASER ACTIONS	DEFENDANTS ADMINISTRATIVE
ALL DIRECT PURCHASER ACTIONS	MOTION TO CONSIDER WHETHER SAMSUNG MATERIAL SHOULD BE
	SEALED PURSUANT TO CIVIL LOCAL
	RULES 7-11 AND 79-5(f)

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- 1. I am a member of the bar of the State of Texas and admitted to practice before this Court *pro hac vice*. I am an attorney with Norton Rose Fulbright US LLP, which represents Defendants Irico Group Corporation ("Irico Group") and Irico Display Devices Co., Ltd. ("Irico Display," collectively, "Irico" or the "Irico Defendants") in this action. I make this Declaration in support of Defendant Irico Group Corporation and Irico Display Devices Co., Ltd.'s Motion for to Consider Whether Samsung Material Should be Sealed Pursuant to Civil Local Rules 7-11 and 79-5(f) (the "Motion"). If called as a witness, I could and would testify to the matters set forth in this declaration of my own personal knowledge.
- 2. Attached hereto as Exhibit 16 is a true and correct copy of a certified translation of a document produced by defendant Samsung SDI Co., Ltd. (hereinafter "Samsung") in this litigation and bearing the Bates label SDCRT-0086599E.
- 3. Attached hereto as Exhibit 25 is a true and correct copy of a certified translation of a document produced by Samsung in this litigation and bearing the Bates label SDCRT-0086698E.
- 4. Attached hereto as Exhibit 44 is a true and correct copy of a certified translation of a document produced by Samsung in this litigation and bearing the Bates label SDCRT-0087340E.
- 5. Attached hereto as Exhibit 47 is a true and correct copy of a certified translation of a document produced by Samsung in this litigation and bearing the Bates label SDCRT-0087700E.
- 6. Attached hereto as Exhibit 48 is a true and correct copy of a certified translation of a document produced by Samsung in this litigation and bearing the Bates label SDCRT-0006674E.
- 7. Attached hereto as Exhibit 50 is a true and correct copy of a certified translation of a document produced by Samsung in this litigation and bearing the Bates label SDCRT-0090225E.
- 8. Attached hereto as Exhibit 51 is a true and correct copy of a document produced by Samsung in this litigation and bearing the Bates label SDCRT-0090233.
- 9. Attached hereto as Exhibit 53 is a true and correct copy of a certified translation of a document produced by Samsung in this litigation and bearing the Bates label SDCRT-0091409.
- 10. Attached hereto as Exhibit 54 is a true and correct copy of a certified translation of a document produced by Samsung in this litigation and bearing the Bates label SDCRT-0091569E.

1	11. A	ttached hereto as Exhibit 55 is a true and correct copy of a certified translation of
2	a document prod	uced by Samsung in this litigation and bearing the Bates label SDCRT-0091573E.
3	12. A	ttached hereto as Exhibit 56 is a true and correct copy of a certified translation of
4	a document prod	uced by Samsung in this litigation and bearing the Bates label SDCRT-0091584E.
5	13. A	ttached hereto as Exhibit 57 is a true and correct copy of a document produced by
6	Samsung in this	litigation and bearing the Bates label SDCRT-0091589.
7	14. A	ttached hereto as Exhibit 58 is a true and correct copy of a document produced by
8	Samsung in this	litigation and bearing the Bates label SDCRT-0091980.
9	15. A	ttached hereto as Exhibit 59 is a true and correct copy of a document produced by
10	Samsung in this	litigation and bearing the Bates label SDCRT-0091925.
11	16. A	ttached hereto as Exhibit 60 is a true and correct copy of a certified translation of
12	a document prod	uced by Samsung in this litigation and bearing the Bates label SDCRT-0091942E.
13	17. A	ttached hereto as Exhibit 61 is a true and correct copy of a certified translation of
14	a document produced by Samsung in this litigation and bearing the Bates label SDCRT-0091950E	
15	18. A	ttached hereto as Exhibit 63 is a true and correct copy of a certified translation of
16	a document prod	auced by Samsung in this litigation and bearing the Bates label SDCRT-0091957E.
17	19. A	ttached hereto as Exhibit 71 is a true and correct copy of a certified translation of
18	a document prod	uced by Samsung in this litigation and bearing the Bates label SDCRT-0105131E.
19	I declare	under penalty of perjury that the foregoing is true and correct. Executed this 10th
20	day of May, 202	4 in Houston, Texas.
21	Dated: May 10, 2	
22		/s/ Geraldine Young GERALDINE YOUNG (admitted pro hac vice)
23		1301 McKinney, Suite 5100 Houston, Texas 77010
24		Telephone: (713) 651-5151 Facsimile: (213) 651-5246
25		Geraldine.young@nortonrosefulbright.com
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CERTIFICATE OF SERVICE I hereby certify that a true copy of the foregoing **Declaration of Geraldine W. Young** was filed via CM/ECF on May 10, 2024, and as a result has been served on all counsel of record via transmission of Notices of Electronic Filing generated by CM/ECF. By: Jeffrey Margulies Jeffrey Margulies